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1	NDIS
2	R. DUANE FRIZELL, ESQ Nevada Bar No. 9807
3	JONATHAN C. CALLISTER, ESQ. Nevada Bar No. 8011
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5	Las Vegas, NV 89123 Telephone (702) 657-6000
6	Fax (702) 657-0065 Attorneys for Plaintiff
7	UNITED STATES DISTRICT COURT
8	DISTRICT OF NEVADA
9	KYLE GOTSHALK; LEONARD § GOTSHALK; CLINTON HALL, LLC; §
10	RYLE GOTSHALK; LEONARD GOTSHALK; CLINTON HALL, LLC; RICHARD MAHER; and PATRICK O'LOUGHLIN, Plaintiffs, Plaintiffs, S CASE NO: 2:13-cv-00448-RCJ-NJK
11	Plaintiffs, § CASE NO: 2:13-cv-00448-RCJ-NJK
12	VS. VS.
13	PETER HELLWIG; ANTHUS LIFE § CORP; DELPHINA GROUP; §
14	NICK PLESSAS; STAKOOL, INC.; § DOE DEFENDANTS 1 through 10; and §
15	PETER HELLWIG; ANTHUS LIFE CORP; DELPHINA GROUP; NICK PLESSAS; STAKOOL, INC.; DOE DEFENDANTS 1 through 10; and ROE ENTITIES 1 through 10, Defendants.
16	Defendants. §
17	NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE
18	(DELPHINA GROUP AND NICK PLESSAS)
19	Notice is hereby given that Plaintiffs Kyle Gotshalk ("Kyle"), Leonard Gotshalk
20	("Leonard"), Clinton Hall, LLC ("Clinton Hall"), Richard Maher ("Maher"), and Patrick
21	O'Loughlin ("O'Loughlin"), by and through their counsel of record, R. Duane Frizell, Esq. of
22	Callister & Frizell, hereby voluntarily dismiss, without prejudice, all causes of action on file
23	herein against Defendants, DELPHINA GROUP and NICK PLESSAS, pursuant to Fed. R. Civ.
24	Pro. 41(a)(1)(A)(i) each party to bear their own fees and costs.
25	DATED this 3 day of 50, 2013.
26	Respectfully submitted,
27	CALLISTER & FRIZELL
28	By:
	R. DUANE FRIZELL Nevada Bar No. 9807
	Attorneys for Plaintiffs